

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 25, 2002

D040240 Department of Alcoholic Beverage Control v. Alcoholic Beverage Control Appeals Board/Circle Stores, Inc.

The petition for review is granted and the Board's May 7, 2002, order reversing the decision of the ABC is annulled. McDonald, J.; We Concur: Benke, Acting P.J., Nares, J.

D039582 In re Michael D., a Juvenile

D039752 In re Michael D., a Juvenile

(Consolidated) The judgments and orders are affirmed. Huffman, Acting P.J.; We Concur: Nares, J., McDonald, J.

D040961 People v. Cook

The unopposed motion to reinstate the appeal and appoint counsel is granted.

D040940 Credit Lyonnais Rouse, LTD. v. Superior Court of San Diego County/National Metals, Inc. et al.

The petition is denied.

D041200 Ronquillo et al. v. Superior Court of San Diego County/Ryan

The petition is denied.

D040937 Credit Lyonnais Rouse, LTD v. Superior Court of San Diego County/Heliotrope General, Inc., et al.

The petition is denied.

D040933 Global Minerals & Metals Corporation v. Superior Court of San Diego County/National Metals, Inc.

The petition is denied.

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D040989 Lister Construction, Inc. v. Superior Court of San Diego County/Irish et al.
The petition is denied.

D040971 Fox v. Workers' Compensation Appeals Board and Delta Airlines
The petition is denied.

D038507 Lockhart v. Lockhart
The judgment of the trial court is reversed. The cause is remanded with instructions to vacate the judgment entered in favor of respondents and enter judgment in favor of appellant. Costs on appeal are awarded to appellant. McIntyre, J.; We Concur: Huffman, Acting P.J., Haller, J.

D041174 Apex Wholesale, Inc. v. Superior Court of the County of San Diego/Fry's Electronics et al.
The petition is denied.

D040262 In re R.S., a Juvenile
The judgment is affirmed. Huffman, Acting P.J.; We Concur: Nares, J., McConnell, J.

D040158 Warburton/Buttner v. Superior Court of San Diego County/The Tunica-Biloxi Tribe of Louisiana
Let a writ of mandate issue directing the superior court of the County of San Diego to vacate its order of May 16, 2002 denying the discovery motions and making findings about a lack of subject matter jurisdiction, and to enter a new order allowing the requested discovery regarding subject matter jurisdiction to proceed, and allowing the Tribe to renotice its motion for summary judgment on the jurisdictional question, if it wishes to do so. Thereafter, the trial court is directed to hold appropriate proceedings forthwith to determine if the related discovery on the merits of the allegations must also be permitted and if the trial date must be rescheduled. Warburton/Buttner is awarded costs in these writ proceedings. CERTIFIED FOR PUBLICATION. Huffman, J.; We Concur: Benke, Acting, P.J., McConnell, J.

D039356 In re Alexis G. et al., Juveniles
The orders are affirmed. Nares, J.; We Concur: Kremer, P.J., McIntyre, J.

D037882 People v. Bonilla et al.
The judgments are affirmed. McConnell, J.; We Concur: McDonald, Acting P.J., O'Rourke, J.

D038525 People v. Manuel G.
Let a peremptory writ of mandate issue, directing the superior court to vacate its order granting the respondent's section 781 motion and to make a different order denying that motion. The appeal is dismissed. McDonald, J.; We Concur: Huffman, Acting P.J., Nares, J.

D040557 Lynch v. Weston
Upon filing a written abandonment of appeal, the appeal is dismissed.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 26, 2002 (Continued)

D040992 Lamar N. v. Superior Court of the County of San Diego/San Diego County Health and Human Services Agency

By failing to file a timely petition for writ relief, the notice of intent is deemed to be abandoned. The case is dismissed.

D041086 Alikia W. v. Superior Court of the County of San Diego/San Diego County Health and Human Services Agency

The attorney for petitioner Alikia W. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D041085 Blanco V. v. Superior Court of the County of San Diego/San Diego County Health and Human Services Agency

The attorney for petitioner Blanco V. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D041100 Melissa H. v. Superior Court of the County of San Diego/San Diego County Health and Human Services Agency

The attorney for petitioner Melissa H. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 27, 2002

D040479 In re Serena M., a Juvenile

The July 10, 2002, order continuing jurisdiction is affirmed. Benke, Acting P.J.;
We Concur: Huffman, J., Nares, J.

D039634 People v. Zendejas

The opinion filed October 30, 2002, is modified. The petition for rehearing is denied. There is no change in the judgment.

D037255 Edenbaum v. Dalton

Appellant's request for judicial notice is denied. The petition for rehearing is denied.

D039606 In re the Marriage of Rule

Upon written stipulation filed by the parties to the appeal, the appeal is dismissed and the remittitur is ordered to issue immediately (Cal. Rules of Court, rule 19(b)). Pursuant to the stipulation, each party to bear his/her own attorney fees and costs on appeal.

D041083 National Music Funding v. McCrea Music Company et al.

Pursuant to California Rules of Court, rule 8, the appeal filed October 16, 2002, is dismissed for appellants' failure to timely designate the record (Cal. Rules of Court, rules 4(a) and 5(a)).

D040878 Yakimovich v. MTC Financial Inc., et al.

The petition for rehearing is denied.